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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	b	Application No.	Applicant(s)			
Office Action Summary		10/068,004	SO ET AL.			
		Examiner.	Art Unit			
		A. Sefer	2826			
	The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply					
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).						
Status			•			
1)	Responsive to communication(s) filed on					
·	This action is FINAL . 2b) This action is non-final.					
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
-/	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Dispositi	ion of Claims					
4)⊠	Claim(s) <u>12,14-16,22 and 24-34</u> is/are pending	in the application.				
	4a) Of the above claim(s) is/are withdrawn from consideration.					
	5) Claim(s) is/are allowed.					
	6)⊠ Claim(s) <u>12,14-16,22 and 24-34</u> is/are rejected.					
	7) Claim(s) is/are objected to.					
	Claim(s) are subject to restriction and/or	r election requirement.				
Application Papers						
9) The specification is objected to by the Examiner. 10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority ι	ınder 35 U.S.C. § 119					
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).						
a) ☐ All b) ☐ Some * c) ☐ None of:						
1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.						
	•					
Attachment(s)						
1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)						
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date Notice of Informal Patent Application						
3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 5) Notice of Informal Patent Application 6) Other:						

Application/Control Number: 10/068,004 Page 2

Art Unit: 2826

DETAILED ACTION

1. Based on the telephonic conversation with applicant's representative regarding the finality of the Office Action and the Advisory Action mailed May 18, 2007 and September 26, 2007 respectively, the finality of that action is withdrawn.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless.-

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 3. Claims 12, 15, 16, 26 and 28 are rejected under 35 U.S.C. 102(e) as being anticipated by Yamazaki et al US PG-Pub 2004/0041190 ("Yamazaki '190").

Yamazaki '190 discloses in figs. 1-7 a thin film transistor (TFT), comprising: a substrate; a semiconductor layer 602 formed over said substrate having end portions; a first insulating layer 603 disposed on said semiconductor layer so as to expose ones of the end portions of said semiconductor layer; a gate electrode 604 formed over said first insulating layer; a capping layer 605 formed over said gate electrode; spacers 608/701 formed over said first insulating layer and on both sidewall portions of said gate electrode and said capping layer; high-density source and drain regions 609/610 formed at the ones of the end portions of said semiconductor layer exposed beyond said spacers, the high-density source and drain regions spaced apart from the gate electrode and the capping layer; low-density source and drain regions 611 having a same

Art Unit: 2826

conductivity as high-density source and drain regions formed at regions of said semiconductor layer under said spacers between the gate electrode and the high density source and drain regions, thereby providing said semiconductor layer with lightly doped drain (LDD) regions under said spacers; and source and drain electrodes 614/615 which respectively contact said high density source and drain regions without contact holes -- note that contact holes which might have been formed previously do not exist in the final structure as they have been filled with electrode materials.

Regarding claims 15 and 16, Yamazaki '190 discloses a silicide layer being formed between said source electrode and said high density source region and a silicide 704 between said drain electrode and said high density drain region; wherein said silicide layer comprise refractory metal (as in claim 16).

Regarding claim 26, Yamazaki '190 discloses in fig 6C said high-density source and drain regions and said low-density source and drain regions extend through an entire thickness of said semiconductor layer.

Regarding claim 28, Yamazaki '190 discloses said high-density source and drain regions being formed at entireties of the end portions of said semiconductor layer exposed beyond said spacers; and wherein said low-density source and drain regions having a same conductivity as said high-density source and drain regions are formed at entireties of regions of semiconductor layer entirely under said spacers between the gate electrode and the high-density source and drain regions, thereby providing said semiconductor layer with lightly doped drain (LDD) regions entirely under said spacers.

Art Unit: 2826

4. Claims 22, 24 and 27 are rejected under 35 U.S.C. 102(e) as being anticipated by Yamazaki '190.

Yamazaki '190 discloses in figs. 1-7 an active matrix display device, comprising: a substrate; a semiconductor layer 602 having end portions formed over said substrate; a first insulating layer 603 formed over said semiconductor layer so as to expose one of the end portions of said semiconductor layer; a gate electrode 604 formed over said first insulating layer; a capping layer 605 formed over said gate electrode; spacers 608/701 formed over said first insulating layer and on side wall portions of said gate electrode and said capping layer; highdensity source and drain regions 609/610 formed at entireties of the end portions of said semiconductor layer exposed beyond said spacers; low-density source and drain regions 611 having a same conductivity as said high-density source and drain regions formed at entireties of off-set regions of said semiconductor layer entirely under said spacers, thereby said semiconductor layer with lightly doped drain (LDD) regions entirely under said spacers; source and drain electrodes 614/615 which respectively contact said high density source and drain regions -- note that contact holes which might have been formed previously do not exist in the final structure as they have been filled with electrode materials; a planarization layer 349 having an opening portion which exposes a portion of one of said source and drain electrodes; and a pixel electrode 350 formed on the planarization layer, the pixel electrode contacting the portion of one of the source and drain electrodes through the opening portion.

Regarding claim 24, Yamazaki '190 discloses a silicide layer 704 being formed between said source electrode and said high density source region and a silicide 704 between said drain electrode and said high density drain region

Art Unit: 2826

Regarding claim 27, Yamazaki '190 discloses said high-density source and drain regions and said low-density source and drain regions extend through an entire thickness of said semiconductor layer.

Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 6. Claims 12 and 14 are rejected under 35 U.S.C. 103(a) as being unpatentable over Zhang ("Zhang") US PG-Pub 2002/0105033 in view of Yamazaki et al. USPN 5,568,288 ("Yamazaki '288").

Zhang discloses in figs. 10A-10F a thin film transistor (TFT), comprising: a substrate; a semiconductor layer 104 formed over said substrate having end portions; a first insulating layer 106 disposed on said semiconductor layer so as to expose ones of the end portions of said semiconductor layer; a gate electrode 108 formed over said first insulating layer; a capping layer (upper portion of region 109) formed over said gate electrode; spacers (portions of region 109 on both sidewall portions of gate electrode 108) formed over said first insulating layer and on both sidewall portions of said gate electrode and said capping layer; high-density source and drain regions 124n formed at the ones of the end portions of said semiconductor layer exposed beyond said spacers, the high-density source and drain regions spaced apart from the gate electrode and the capping layer; low-density source and drain regions 114n/104f having a same conductivity as

Art Unit: 2826

high-density source and drain regions formed at regions of said semiconductor layer under said spacers between the gate electrode and the high density source and drain regions, thereby providing said semiconductor layer with lightly doped drain (LDD) regions under said spacers, but lacks anticipation of source and drain electrodes contacting high density source and drain regions without contact holes.

Yamazaki '288 discloses in figs. 21 and 22 a thin film transistor (TFT), comprising: a substrate; a semiconductor layer formed over said substrate having end portions; a gate electrode 107 formed over an insulating layer 103; and source and drain electrodes 102 which respectively contact high density source and drain regions 104/105 without contact holes.

Therefore, in view of Yamazaki '288, one having ordinary skill in the art at the time the invention was made would be motivated to modify Zhang's device by incorporating the teachings of Yamazaki '288 so as to complete the thin film transistor as taught by Yamazaki '288.

Regarding claim 14, Zhang discloses said first insulating layer, said capping layer and said spacer are of an oxide.

7. Claim 25 is rejected under 35 U.S.C. 103(a) as being unpatentable over Yamazaki '190 in view of Yamazaki et al. US PG-Pub 2003/0207502 ("Yamazaki '502").

Yamazaki '190 discloses (par. 4) the device structure as recited in the claim including an electro-optical device but does not specifically disclose an EL layer.

Yamazaki '502 discloses (par. 0343 and fig. 25) an organic electro-luminescence (EL) layer 4029 and a cathode electrode 4030 sequentially formed on a first predetermined area of a pixel electrode and on a second predetermined area of a planarization layer 4142.

Art Unit: 2826

Therefore, it would have been obvious to one skilled in the art at the time the invention was made to incorporate the teachings of Yamazaki '502 with Yamazaki so as to yield a high efficiency integrated device.

8. Claims 29-31 are rejected under 35 U.S.C. 103(a) as being unpatentable over Teramoto et al. ("Teramoto") JP 7-78782 (of record, see also equiv. USPN 5,962,897) in view of Yamazaki et al., JP 11-44892 ("Yamazaki '892").

Teramoto discloses in figs. 1 and 2 a thin film transistor (TFT), comprising: a substrate 11; a semiconductor layer 13 formed over said substrate having end portions; a first insulating layer 14 disposed on said semiconductor layer so as to expose ones of the end portions of said semiconductor layer; a gate electrode 15 formed over said first insulating layer; a capping layer 16 formed over said gate electrode; spacers 22 formed over said first insulating layer and on both sidewall portions of said gate electrode and said capping layer; high-density source and drain regions (17, 19) formed at the ones of the end portions of said semiconductor layer exposed beyond said spacers, the high-density source and drain regions spaced apart from the gate electrode and the capping layer; and source and drain electrodes (29, 30) which respectively said high-density source and drain regions without contact holes, wherein said source and drain electrodes (29, 30) do not contact high-density source and drain regions (17, 19) via any electrode material filling any contact holes, but lacks anticipation of low-density source and drain regions under said spacers,

Yamazaki '892 discloses in fig. 6 a thin film transistor (TFT), comprising: a substrate; a semiconductor layer formed over said substrate having end portions; and a low-density source and drain regions 611 having a same conductivity as high-density source and drain regions (609,

Art Unit: 2826

610) formed at regions of said semiconductor layer under spacers 608 between the gate electrode 604 and the high density source and drain regions 611, thereby providing said semiconductor layer with lightly doped drain (LDD) regions under said spacers.

Therefore, in view of Yamazaki '892, one having ordinary skill in the art at the time the invention was made would be motivated to modify Teramoto's device by incorporating lightly doped drain (LDD) regions under said spacers. The motivation for doing so would be to minimize kink effect as taught by Yamazaki '892 (see abstract).

Re claim 30, Teramoto discloses the capping layer 16 and the spacers 22 being separate layers.

Re claim 31, Yamazaki '892 discloses source and drain electrodes (614, 615) that do not contact a capping layer 605; and wherein the source and drain electrodes do not contact the spacers 608.

9. Claim 32-34 are rejected under 35 U.S.C. 103(a) as being unpatentable over Teramoto in view of Yamazaki '892.

Teramoto discloses in figs. 1 and 2 an active matrix display device, comprising: a substrate; a semiconductor layer 13 having end portions formed over said substrate; a first insulating layer 14 formed over said semiconductor layer so as to expose end portions of said semiconductor layer; a gate electrode 15 formed over said first insulating layer; a capping layer 16 formed over said gate electrode; spacers 22 formed over said first insulating layer and on side wall portions of said gate electrode and said capping layer; high-density source and drain regions (17, 19) formed at entireties of the end portions of said semiconductor layer exposed beyond said spacers; source and drain electrodes (29, 30) which respectively contact said high

Art Unit: 2826

density source and drain regions, wherein said source and drain electrodes (29, 30) do not contact high-density source and drain regions (17, 19) via any electrode material filling any contact holes, but lacks anticipation of a low-density source and drain regions and a pixel electrode formed on a planarization layer having an opening portion which exposes a portion of one of said source and drain electrodes.

Yamazaki '892 discloses in fig. 6 an active matrix display device, comprising: a substrate; a semiconductor layer 602 having end portions formed over said substrate; low-density source and drain regions 611 having a same conductivity as a high-density source and drain regions (609, 610) formed at entireties of off-set regions of said semiconductor layer entirely under spacers 608, thereby said semiconductor layer with lightly doped drain (LDD) regions entirely under said spacers; a planarization layer 349 having an opening portion which exposes a portion of one of said source and drain electrodes; and a pixel electrode 350 formed on the planarization layer, the pixel electrode contacting one of the second source and drain electrodes through the opening portion.

Therefore, in view of Yamazaki '892, one having ordinary skill in the art at the time the invention was made would be motivated to modify Teramoto's device by incorporating lightly doped drain (LDD) regions under said spacers. The motivation for doing so would be to minimize kink effect as taught by Yamazaki '892 (see abstract).

Regarding claim 33, Teramoto discloses the capping layer 16 and the spacers 22 being separate layers.

Art Unit: 2826

Regarding claim 34, Yamazaki '892 discloses source and drain electrodes (614, 615) that do not contact a capping layer 605; and wherein the source and drain electrodes do not contact the spacers 608.

Response to Arguments

- 10. Applicant's arguments filed 2/26/2007 and 9/5/2007 have been fully considered but they are not persuasive.
- 11. Contrary to Applicants argument that the finality of the Office Action of June 8, 2007 is premature pursuant to MPEP 706.07(a), it is pointed out that the rejection of claims 12, 14-16, 22, 24-28 (see Office Action mailed 10/31/2006) is being maintained while a new ground of rejection has been introduced regarding the newly added claims 29-34 (see Amendment filed 2/26/2007).
- 12. Applicants argue that the art rejection of independent claims 12 and 22 does not teach or suggest all the elements either explicitly or inherently. Specifically, Applicants argue that:

Yamazaki '190 does not disclose source and drain electrodes which respectively contact high-density source and drain regions without contact holes and that the Examiner's interpretation of the term "contact hole" is contrary to the accepted meaning of this term in the art which is a hole formed through an insulating layer to enable a source or drain to contact a source or drain region that is covered by the insulating layer by filling the contact hole with electrode material.

Yamazaki '190 does not disclose the first insulating layer or the gate insulating layer being an oxide as recited in claim 14.

Art Unit: 2826

It would not be possible for the electrodes 342-346, 614, and 615 to contact the source and drain regions, if the contact holes of Yamazaki '190 did not exist in FIGS. 5B and 6E.

- 13. In response to applicant's argument that the references fail to show certain features of applicant's invention, it is noted that the features upon which applicant relies (i.e., the absence of contact hole which is a hole formed through an insulating layer to enable a source or drain to contact a source or drain region that is covered by the insulating layer by filling the contact hole with electrode material.) are not recited in the rejected claim(s). Although the claims are interpreted in light of the specification, limitations from the specification are not read into the claims. See *In re Van Geuns*, 988 F.2d 1181, 26 USPQ2d 1057 (Fed. Cir. 1993).
- 14. In response to the argument that Yamazaki '190 does not disclose the first insulating layer or the gate insulating layer being an oxide, it is noted that Yamazaki discloses (first embodiment, figs. 2-5 and par. 45) that the gate insulating film is a silicon which undergoes a thermal oxidation. However, Yamazaki '190, as correctly pointed out by Applicants, is silent about the material of the gate insulating film 603 (second embodiment and figs. 6A-6D).
- 15. Applicant's argument that it would not be possible for the electrodes 342-346, 614, and 615 to contact the source and drain regions, if the contact holes of Yamazaki '190 did not exist in FIGS. 5B and 6E, it fails to comply with 37 CFR 1.111(b) because they amount to a general allegation that the claims define a patentable invention without specifically pointing out how the language of the claims patentably distinguishes them from the references.
- 16. Applicants argue the combined references of Zhang of Yamazaki '288 do not teach the device structure as recited in claims 12 and 14. Specifically, Applicants argue that:

Art Unit: 2826

Yamazaki '288 appears to be based on the Examiner's understanding that Zhang does not disclose how to connect electrodes to the source and drain regions 124 shown in fig. 10F of Zhang when Zhang does in fact disclose how to do this in figs. 6A-6D of Zhang.

The combination of Zhang and Yamazaki '288 is based on an improper hindsight.

- 17. In response, it is pointed out the rejection is not based on the Examiner's understanding that Zhang does not disclose how to connect electrodes to the source and drain regions 124 shown in fig. 10F of Zhang, rather it is based on the Examiner's understanding that figs. 10A-10F illustrate processes of manufacturing of TFTs according to an embodiment while figs. 6A-6D show a structure of a TFT forming a pixel in an LCD device according to another embodiment. Therefore, the embodiment as detailed in figs. 10A-1F fails to disclose how to connect electrodes to the source and drain regions and one of ordinary skill in the art would be motivated to modify Zhang's device by incorporating electrodes connected to source and drain regions such as those taught by Yamazaki '288.
- 18. In response to applicant's argument that the examiner's conclusion of obviousness is based upon improper hindsight reasoning, it must be recognized that any judgment on obviousness is in a sense necessarily a reconstruction based upon hindsight reasoning. But so long as it takes into account only knowledge which was within the level of ordinary skill at the time the claimed invention was made, and does not include knowledge gleaned only from the applicant's disclosure, such a reconstruction is proper. See *In re McLaughlin*, 443 F.2d 1392, 170 USPQ 209 (CCPA 1971).
- 19. Applicants argue the combined references of Yamazaki '190 and Yamazaki '502 do not teach the device structure as recited in claim 25. Specifically, Applicants argue that replacing the

Art Unit: 2826

liquid crystal layer 1005 in fig. 10 of Yamazaki '190 with electroluminescent EL layer of Yamazaki '502 would render the device of Yamazaki '190 unsuitable for its intended purpose of providing a projection TV.

- 20. In response, it should pointed out that replacing liquid crystal layer 1005 in fig. 10 of Yamazaki '190 with electroluminescent EL layer of Yamazaki '502 would at least make a back light used for the conventional LCD device unnecessary.
- 21. Applicants argue the combined references of Teramoto and Yamazaki '892 do not teach the device structure as recited in claims 29-34. Specifically, Applicants argue that:

Spacer 22 in figs. 1C, 1D, 2C and 2D of Teramoto are formed only on sidewall portions of the capping layer 16 and are not formed on sidewall portions of the gate electrode 15.

Source and drain electrodes 614 and 615 in FIG. 6E of Yamazaki '892 do not contact the source and drain regions without contact holes.

22. In response to the argument that the spacers 22 not being formed on sidewall portions of the gate electrode 15, it is pointed out that during patent examination, the pending claims must be given their "broadest reasonable interpretation consistent with the specification." In re Hyatt, 21 1 F.3d 1367, 1372, 54 USPQ2d 1664, 1667 (Fed. Cir. 2000). While the claims of issued patents are interpreted in light of the specification, prosecution history, prior art and other claims, this is not the mode of claim interpretation to be applied during examination. During examination, the claims must be interpreted as broadly as their terms reasonably allow. In re American Academy of Science Tech Center, WL 1067528 (Fed. Cir. May 13, 2004) (The USPTO uses a different standard for construing claims than that used by district courts; during examination the USPTO must give claims their broadest reasonable interpretation). This means that the words of the

Art Unit: 2826

claim must be given their plain meaning unless applicant has provided a clear definition in the specification. In re Zletz, 893 F.2d 319, 321, 13 USPQ2d 1320, 1322 (Fed. Cir. 1989); Chef America, Inc. v. Lamb-Weston, Inc., 358 F.3d 1371, 1372, 69 USPQ2d 1857 (Fed. Cir. 2004). In the instant case the term "on" does not exclude any intervening layer from being formed between spacers 22 and the gate electrode 15.

In response to the argument that the source and drain electrodes 614 and 615 do not contact the source and drain regions without contact holes, it is noted that contact holes which might have been formed previously do not exist in the final structure as they have been filled with electrode materials.

Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to A. Sefer whose telephone number is (571) 272-1921.

Art Unit: 2826

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Sue Purvis can be reached on (571) 272-1236.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

ANS October 24, 2007

Patent Examiner
Art Unit 2826